UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

DINO DROP, INC., a Michigan corporation,

Plaintiff,

-vs-

THE CHASE BAR & GRILL, L.L.C., a Michigan corporation; BACMAR, LLC, a Michigan corporation; MARTINEZ MANAGEMENT GROUP and PHILIP M. MARTINEZ, TERY MARTINEZ, ADAM MASON, BRET C. KONOL and DAVE BASTIANELLI, Individually and

Severally,

Case No. 2:09-cv-10759

Hon. Paul D. Borman

Defendants.

Timothy J. Jordan (P46098) Robert D. Goldstein (P38298) Garran Lucow Miller, P.C. Attorneys for Plaintiff 1000 Woodbridge Street Detroit, Michigan 48207 (313) 446-5531 Sheryl A. Laughren (P34697) Berry Moorman P.C. Attorneys for Defendants 535 Griswold, Suite 1900 Detroit, Michigan 48226 (313) 496-1200

DEFENDANTS' FIRST AMENDED WITNESS LIST

Defendants, by and through their attorneys, Berry Moorman P.C., submit the following as their First Amended Witness List:

- 1. Dean Bach
- 2. Duke Taylor
- 3. Denise Bach
- 4. Philip M. Martinez
- 5. Tery Martinez
- 6. Adam Mason

- 7. Bret C. Konol
- 8. Bave Bastianelli
- 9. James Willis
- 10. Bob Buckhave
- 11. Margene Buckhave
- 12. Nicole Cass
- 13. Bruce White
- 14. Sandy White
- 15. Norm Bach
- 16. John Miller
- 17. Jennifer Dungan
- 18. Jeff Lenhertz
- 19. Sue Dillon
- 20. Rachael Doxie
- 21. John Keller
- 22. Scott Shagena, former employee
- 23. Megan Madaffer, current employee
- 24. Craig Covault, former employee
- 25. Donna Flagg-Helm, current employee
- 26. Gwyn Kostan, former employee
- 27. Steve Paulson, current employee
- 28. Keith Sexton, former employee
- 29. Employees, agents and/or representatives of MySpace

30. Employees, agents and/or representatives of Dino Drop, Inc.

31. Employees, agents and/or representatives of The Chase Bar & Grill, L.L.C.

32. Employees, agents and/or representatives of BACMAR, LLC

33. Employees, agents and/or representatives of Martinez Management Group

34. Any and all individuals necessary to authenticate, interpret, identify and/or

introduce any and all exhibits.

35. Any and all witnesses listed by plaintiff, and the same may be called as an adverse

witness.

36. Any and all employees of the above-named entities.

37. Any and all rebuttal witnesses who may become necessary at trial.

38. Any and all additional witnesses identified in the course of discovery.

39. Defendants reserves the right to amend and/or supplement this witness list,

depending on the course of further discovery.

*Expert testimony may be elicited from any or all professionals identified in this witness

list.

BERRY MOORMAN P.C.

By: /s/ Sheryl A. Laughren

Sheryl A. Laughren (P34697) 535 Griswold, Suite 1900 Detroit, Michigan 48226

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Dated: September 14, 2009

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CERTIFICATE OF SERVICE

I hereby certify that on September 14, 2009, I electronically filed the foregoing paper with the Clerk of the Court using the ECF system, which will send notification of such filing to Timothy J. Jordan, Esquire and Robert D. Goldstein.

BERRY MOORMAN P.C.

By: /s/Sheryl A. Laughren

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